

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
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U.S. APPLICATION NO.	I ·	FIRST NAME	APPLICANT	ATTY. DOCKET NO.	
09/508353		BEALE	G	WDUMR-001US	
STETINA BRUNDA GARRED & BRUCKER		R	INTERNATIONAL APPLICATION NO.		
24221 CALLE DE LA LOUISA			PC	PCT/AU98/00738	
4TH FLOOR			I.A. FILING D		
LAGUNA HILLS, CA 92653			09 SEP		
				MAY 2000	
NOTIFICATION OF	MISSING	REQUIREMENTS UNDER			
STA'	res desi	GNATED/ELECTED OFFI	CE (DO/EO/US)		
1. The following items have been s			e United States Pat	ent and Trademark Office as	
a Designated Office an Elected Office					
U.S. Basic National Fee.	J/ CPK 1.	475).			
Copy of the international application in:					
a non-English language.					
English.					
Translation of the international application into English.					
Oath or Declaration of inventors(s) for DO/EO/US.					
☐ Copy of Article 19 amendments. ☐ Translation of Article 19 amendments into English.					
The International Prelimina	rv Examin	ation Report in English and its	Annexes, if any,		
☐ Translation of Annexes to the				sh.	
Preliminary amendment(s)	filed 0	9 MAR 2000 and		_ ·	
☐ Information Disclosure Stat	ement(s) f	iledan	d	·	
_ Assignment document.					
Power of Attorney and/or C		Address.			
Substitute specification file		tity Status			
☐ Verified Statement Claiming Small Entity Status. ☑ Priority Document.					
Copy of the International Se	earch Repo	rt and copies of the refere	nces cited therein.		
Other:					
2. The following items MUST be	furnished v	vithin the period set forth belo	ow in order to com	plete the requirements for	
acceptance under 35 U.S.C. 371:	ation into F	Inglish Note a processing fer	e will be required i	f submitted later than the	
appropriate 20 or 30 month	s from the	priority date.			
The current translation is defective for the reasons indicated on the attached Notice of Defective					
Translation.			17 - 4 - 4 1-		
b. Processing fee for provide 30 months from the priority	ling the tra	nsiation of the application and FR 1 492(f))	l/or the Annexes is	iter than the appropriate 20 or	
X c. Oath or declaration of th	e inventors	in compliance with 37 CFR	1.497(a) and (b),	identifying the application by	
the International application	number a	nd international filing date.	•		
The current oath o		on does not comply with 37 C	FR 1.497(a) and (b	o) for the reasons indicated	
d. Surcharge for providing	the oath or	declaration later than the app	propriate 20 or 30 t	months from the priority date	
(37 CFR 1.492(e)). 3. Additional claim fees of \$		as a Clarge entity Comall o	entity including an	y required multiple dependent	
claim fee, are required. Applicant	must subm	as a interest charty in the additional claim fees or	cancel the addition	nal claims for which fees are	
due. See attached PTO-875.					
ALL OF THE ITEMS SET FOR FROM THE DATE OF THIS NOTHE APPLICATION, WHICHE ABANDONMENT.	OTICE OF VER IS L	R BY L. 21 OR LE 31 MON ATER. FAILURE TO PRO	THS FROM THE PERLY RESPON	PRIORITY DATE FOR ND WILL RESULT IN	
The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).					
4. Translation of the Annexes MUST be submitted no later that the time period set above or the annexes will be cance. Note processing fee will be required if submitted later than 30 months from the priority date.					

5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR. 494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)

A copy of this notice	MUST be returned with t	this response,
Enclosed: PCT/DO/EO/917 PTO-875	☐ Notice of Defective Translation	Karen McLean, Paralegal
FORM PCT/DO/EO/905 (December 1997)		Telephone: 703-308-9117



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BEALE

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INTERNATIONAL APPLICATION NO.

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LAGUNA HILLS, CA 92653

O9 SEP 98

O9 SEP 97

NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION 2000

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371 (c)(4) for entry into the national stage in the United States of America. The period within which to correct these requirements and avoid abandonment is set in the accompanying Office action.

A new oath or declaration, identifying this application by the international application number and international filing date is required. The oath or declaration does not comply with 37 CFR 1.497(a) and (b) in that it:

1 is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68.

1. is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68.
2. does not identify the specification to which it is directed.
3. does not identify the inventor(s).
4. does not identify the citizenship of each inventor.
5. does not state the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought.
FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR $1.497(a)$ AND (b) WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION.
Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it:
1. does not identify the city and state or city and foreign country of residence or each inventor.
2. does not state that the person making the oath or declaration:
a. has reviewed and understands the contents of the specification, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
b. acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.
3. does not identify the foreign application for patent or inventor's certificate on which priority is claimed pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.
4. does not state that the person making the oath or declaration acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior application and filing date of the continuation in part application which discloses and claims subject matter in addition to that disclosed in the prior application (37 CFR 1.63(d)).
Karen McLean, Paralegal

Telephone: 703-308-9117

FORM PCT/DO/EO/917 (September 1996)